

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|------------------------------|-------------------------------------|----------------------|-------------------------|------------------|
| 10/630,216 | 07/30/2003 | Ki-Ho Jung | 678-1227 (P10918) | 8774 |
| 005.11 | 7590 01/08/2008 L LAW FIRM, P.C. | EXAMINER | | |
| 333 EARLE OVINGTON BOULEVARD | | | GHEBRETINSAE, TEMESGHEN | |
| SUITE 701 UNIONDALE, | NY 11553 | • | ART UNIT | PAPER NUMBER |
| 0.000.00.000 | | | 2611 | |
| | | , | | DEV HIEDV MODE |
| • | · | | MAIL DATE | DELIVERY MODE |
| | | • | 01/08/2008 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| · · · · | | Application No. | Applicant(s) | | | | |
|--|--|---|--|--|--|--|--|
| Office Action Summary | | 10/630,216 | JUNG ET AL. | | | | |
| | | Examiner | Art Unit | | | | |
| | | Temesghen Ghebretinsae | 2611 | | | | |
| | The MAILING DATE of this communication appears on the cover sheet with the correspondence address | | | | | | |
| | Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, | | | | | | |
| WHIC - Exter after - If NC - Failu Any | CHEVER IS LONGER, FROM THE MAILING DATA TO TOKE THE PROPERTY OF THE MAILING DATA THE MAILING T | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). | | | | |
| Status | | | | | | | |
| 1)⊠ | Responsive to communication(s) filed on 24 O | ctober 2007. | | | | | |
| , | This action is FINAL . 2b) This action is non-final. | | | | | | |
| 3) | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | | |
| | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposit | on of Claims | | | | | | |
| 4)🖂 | 4)⊠ Claim(s) <u>1-18</u> is/are pending in the application. | | | | | | |
| | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | |
| 5)🖂 | 5)⊠ Claim(s) <u>1-6 and 15-18</u> is/are allowed. | | | | | | |
| | 6)⊠ Claim(s) <u>7-14</u> is/are rejected. | | | | | | |
| • | Claim(s) is/are objected to. | | | | | | |
| 8) Claim(s) are subject to restriction and/or election requirement. | | | | | | | |
| Applicat | ion Papers | | | | | | |
| 9)[| The specification is objected to by the Examine | er. | | | | | |
| 10)[| The drawing(s) filed on is/are: a) acc | epted or b) objected to by the | Examiner. | | | | |
| | Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | | |
| 11)[] | The oath or declaration is objected to by the Ex | kaminer. Note the attached Oπice | e Action or form PTO-152. | | | | |
| Priority. | under 35 U.S.C. § 119 | • | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: | | | | | | | |
| 1. Certified copies of the priority documents have been received. | | | | | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | | | |
| application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | |
| - ; | See the attached detailed Office action for a list | of the certified copies not receive | ed. | | | | |
| Attachmer | , , | | (DTO 442) | | | | |
| · = | ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) | 4) 🔲 Interview Summar Paper No(s)/Mail D | Date | | | | |
| 3) 🔲 Info | mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date | 5) Notice of Informal 6) Other: | Patent Application | | | | |

Application/Control Number:

10/630,216 Art Unit: 2611

DETAILED ACTION

- 1. It would be of great assistance to the Office if all incoming papers pertaining to a filed application carried the following items:
 - 1. Application number (checked for accuracy, including series code and serial no.).
 - 2. Group art unit number (copied from most recent Office communication).
 - 3. Filing date.
 - 4. Name of the examiner who prepared the most recent Office action.
 - 5. Title of invention.
 - 6. Confirmation number (See MPEP § 503).

Response to Arguments

2. Applicant's arguments filed 10/24/07 have been fully considered but they are not persuasive, the claimed limitation "distributing the parallel data stream and the at least one operator bit to the encoders, and block coding the distributed data" as claimed in claim 7 and "a plurality of encoders receiving the parallel data streams and the at least one operator bit Kr+3... for block coding the received data" as claimed in claim 11, seems to imply that both encoders (1716,1718) are receiving the one operator bit. However, the specification does have support for **one encoder receiving at least one operator bit** not both encoders.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 4. Claims 7-10 and 11-14 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject

10/630,216 Art Unit: 2611

matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The specification as originally filed does not have support for "distributing the parallel data stream and the at least one operator bit (output from the operator (120) or (1714) to the encoders (1718, 1716) and block coding the distributed data" as claimed in claim 7, and "a plurality of encoders, receiving the parallel data streams and the at least one operator bit Kr+3" as claimed in claim 11. (See specification page 15, lines 8-10. The second encoder (1718) is the only one receiving the parity bit (Kw) or input operator data.)

Allowable Subject Matter

- 5. Claims 1-6 and 15-18 are allowed.
- 6. The following is a statement of reasons for the indication of allowable subject matter: the prior art of record fails to anticipate or render obvious the claimed a transmitter for reducing the peak-to-average power ratio (PAPR) of a signal transmitted on N (=2.sup.r) sub-carriers in a transmitting apparatus including encoders for block coding w input data, where r is a natural number more than 2, and outputting N code symbols in an orthogonal frequency division multiplexing (OFDM) communication system, the transmitter comprising: a serial to parallel (S/P) converter for converting a data stream into w-(r-2) parallel data streams, where w is the length of an information word; a first encoder for receiving w/2 parallel data streams of the w-(r-2) parallel data streams from the serial to parallel converter, block coding the w/2 parallel data streams, and outputting N/2 first code symbols; in combination with a second encoder for

Application/Control Number:

10/630,216 Art Unit: 2611

receiving the parallel data streams from the serial to parallel converter not input into the first encoder and the (r-2) input operator data streams, block coding the received data streams, and outputting N/2 second code symbols, an input operator generator for generating (r-2) input operator data streams according to the w-(r-2) parallel data streams wherein the (r-2) input operator data streams make N code symbols complementary as claimed in claim 1; and

A receiver for demodulating decoded data streams k.sub.1, k.sub.2, . . . , k.sub.2r in a receiving apparatus including a serial to parallel converter for converting a serial input signal in to parallel data streams where r is a natural number more than 2, and a Fourier transformer for Fourier-transforming the parallel data streams in an orthogonal frequency division multiplexing (OFDM) mobile communication system, the receiver comprising: a plurality of decoders, each for receiving an equal number of Fourier-transformed complementary sequences and decoding the received complementary sequences; *in combination with* an operator remover for identifying at least one operator bit k.sub.r+3, . . . , k.sub.2r from the decoded data streams and removing the at least one operator bit from the decoded data streams; and a demapper for recovering source data from information data streams k.sub.1, k.sub.2, . . . , k.sub.r+2 free of the at least one operator bit as claimed in claim 17.

Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

10/630,216 Art Unit: 2611

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Temesghen Ghebretinsae whose telephone number is 571-272-3017. The examiner can normally be reached on Monday-Friday from 8 to 6. The examiner can also be reached on alternate.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jay Patel, can be reached on 571-272-2988. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

Application/Control Number:

10/630,216 Art Unit: 2611 Page 6

you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Temesghen Ghebretinsae Primary Examiner Art Unit 2611

T.Ghebretinsae

1/4/08

MESZHEN CHEBRE SAE